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Attorneys for Debtors
and Debtors in Possession

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re : Chapter 11 Case No.
LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)
Debtors. : (Jointly Administered)
: :
-----x

**NOTICE OF PRESENTMENT OF STIPULATION, AGREEMENT AND ORDER
BETWEEN THE DEBTORS AND THE SIGNATORIES TO THE CROSS-BORDER
INSOLVENCY PROTOCOL WITH RESPECT TO THE BAR DATE ORDER**

PLEASE TAKE NOTICE that the undersigned will present the annexed Stipulation, Agreement, and Order (the “Stipulation, Agreement and Order”) between Lehman Brothers Holdings Inc. and its affiliated debtors in the above referenced chapter 11 cases, as debtors and debtors in possession (collectively, the “Debtors”), and the other parties to that certain Cross-Border Insolvency Protocol for the Lehman Brothers Group of Companies dated May 12, 2009, for signature on **August 21, 2009 at 2:00 p.m. (Prevailing Eastern Time)**.

PLEASE TAKE FURTHER NOTICE that unless a written objection to the proposed Stipulation, Agreement and Order, with proof of service, is served and filed with the Clerk of the Court and a courtesy copy is delivered to the Bankruptcy Judge’s chambers and the undersigned so as to be received by **August 20, 2009 at 2:00 p.m. (Prevailing Eastern Time)**, there will not be a hearing and the Stipulation, Agreement and Order may be signed.

PLEASE TAKE FURTHER NOTICE that if a written objection is timely served and filed, a hearing (the “Hearing”) will be held to consider the Stipulation, Agreement and Order on **August 26, 2009 at 10:00 a.m. (Prevailing Eastern Time)** before the Honorable James M. Peck, United States Bankruptcy Judge, at the United States Bankruptcy Court, Alexander Hamilton Customs House, Courtroom 601, One Bowling Green, New York, New York 10004.

PLEASE TAKE FURTHER NOTICE that objecting parties are required to attend the Hearing, and failure to appear may result in relief being granted or denied upon default.

Dated: August 14, 2009
New York, New York

/s/ Richard P. Krasnow

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**UNITED STATES BANKRUPTCY COURT
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In re : Chapter 11 Case No.
LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)
Debtors. : (Jointly Administered)
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**STIPULATION, AGREEMENT AND ORDER BETWEEN
THE DEBTORS AND THE SIGNATORIES TO THE CROSS- BORDER
INSOLVENCY PROTOCOL WITH RESPECT TO THE BAR DATE ORDER**

TO THE HONORABLE JAMES M. PECK
UNITED STATES BANKRUPTCY JUDGE:

This stipulation, agreement, and order (this “Stipulation, Agreement and Order”) is entered into between Lehman Brothers Holdings Inc. (“LBHI”) and its affiliated debtors in the above referenced chapter 11 cases, as debtors and debtors in possession (collectively, the “Debtors”), and the other parties (the “Foreign Protocol Signatories” and, collectively with the Debtors, the “Protocol Signatories”) to that certain Cross-Border Insolvency Protocol for the Lehman Brothers Group of Companies dated May 12, 2009 (the “Protocol”).

RECITALS

A. On September 15, 2008 and periodically thereafter (as applicable, the “Commencement Date”), LBHI and certain of its subsidiaries commenced with this Court

voluntary cases under chapter 11 of title 11 of the United States Code (the “Bankruptcy Code”).

The Debtors’ chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”). The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

B. On and after the Commencement Date, certain of Lehman’s foreign direct and indirect subsidiaries commenced, or in some cases, had initiated against them a variety of insolvency, administration, liquidation, rehabilitation, receivership or like proceedings, as well as ancillary proceedings (the “Foreign Proceedings,” and collectively, with the Debtors’ chapter 11 cases, the “Proceedings”) across various foreign jurisdictions and before different courts and governmental, regulatory, or administrative bodies (collectively with the Court, the “Tribunals”). In certain of the Foreign Proceedings, committees of creditors have been formed (the “Foreign Creditors’ Committees”).

C. On May 26, 2009, the Debtors filed a Motion Pursuant to Sections 105 and 363 of the Bankruptcy Code for Approval of a Cross-Border Insolvency Protocol (the “Protocol Motion”) [Docket No. 3647]. The Protocol Motion states that once the Protocol Signatories secure approval of the Protocol from their respective Tribunals or Foreign Creditors’ Committees, a series of meetings and teleconferences would follow on the substance of the Protocol. (Protocol Motion ¶ 19.) In particular, the Protocol Motion states that the Protocol Signatories were planning an initial conference to take place in mid-July to discuss, among other things, the key procedural and substantive differences among the various Proceedings, and a thorough analysis of the intercompany financial matrix. *Id.* On June 17, 2009, the Court entered an order approving the Protocol [Docket No. 4020].

D. One of the stated aims of the Protocol is “to provide for a consistent and measured approach to the calculation and adjudication of intercompany claims that avoids unnecessary intercompany litigation.” Protocol § 1.4.5.

E. On July 2, 2009, the Court entered an Order Pursuant to Section 502(b)(9) of the Bankruptcy Code and Bankruptcy Rule 3003(c)(3) Establishing the Deadline for Filing Proofs of Claim, Approving the Form and Manner of Notice Thereof and Approving the Proof of Claim Form (the “Bar Date Order”) [Docket No. 4271]. The Bar Date Order establishes September 22, 2009 as the deadline for the filing of proofs of claim by virtually all creditors against the Debtors (such deadline as is established under the Bar Date Order, the “General Bar Date”), October 22, 2009 as the deadline for the filing of questionnaires with respect to any Derivative Contract (as defined in the Bar Date Order) and Guarantees (as defined in the Bar Date Order) claims (the “Questionnaire Deadline”) and November 2, 2009 as the deadline for the filing of proofs of claim with respect to any Lehman Program Securities (as defined in the Bar Date Order) (the “Program Securities Bar Date”).

F. On July 17, 2009, as contemplated by the Protocol Motion, the Protocol Signatories convened a meeting in London, United Kingdom (the “First Protocol Meeting”). At the First Protocol Meeting, the Protocol Signatories made substantial progress in determining how they might arrive at a potential resolution of intercompany claims through a streamlined, multilaterally consistent and transparent process that could significantly reduce administrative expenses and avoid years of potential litigation in multiple jurisdictions.

G. In furtherance of this effort to arrive at a consensual resolution of intercompany claims, the Protocol Signatories have set forth an aggressive timeline of milestones that will lead to a second meeting of said signatories in mid-October (the “Second Protocol Meeting”). For the Second Protocol Meeting to succeed and ultimately result in an agreement

that forms the basis for an intercompany claims settlement, a substantial amount of work will be required of all the Protocol Signatories in a short period of time. In that regard, the Protocol Signatories are entirely dependent on each other's motivation and initiative for this unanimous effort to succeed. Recognizing that in addition to this unanimity of effort, the Protocol Signatories also face similarly burdensome circumstances in administering their own Proceedings, and recognizing that the consummation of an intercompany claims settlement would dramatically reduce the time, expense, and uncertainty of claims administration and distributions in each of their Proceedings, the Debtors and the Foreign Protocol Signatories agree to the terms of this Stipulation, Agreement and Order to provide additional time for the Protocol Signatories to continue to pursue complex multilateral settlement discussions designed to achieve intercompany claims settlements, as well as to discuss other issues contemplated by the Protocol.

AGREEMENT

NOW THEREFORE, it is hereby ORDERED that, and the parties hereto, by and through their respective attorneys, hereby AGREE and STIPULATE as follows:

1. Notwithstanding any deadline established pursuant to the Bar Date Order, the Bar Date and Questionnaire Deadline for the Foreign Protocol Signatories with respect to the entities set forth on Schedule A annexed hereto shall be **November 2, 2009, at 5:00 p.m. (prevailing Eastern Time)**.

2. Other than the deadlines established pursuant to the Bar Date Order for the (i) filing of proofs of claim and (ii) the submission of Derivative Questionnaires and Guarantee Questionnaires, which now shall be November 2, 2009 at 5:00 p.m. (prevailing Eastern Time), the Foreign Protocol Signatories shall be obligated to comply with all other provisions of the Bar

Date Order, including, but not limited to, the procedures for filing a proof of claim against the Debtors.

3. Each person who executes this Stipulation, Agreement and Order on behalf of a party or parties hereto represents that he or she is duly authorized to execute this Stipulation, Agreement and Order on behalf of such party or parties.

4. This Stipulation, Agreement and Order is subject to approval of the Court and shall be of no force and effect unless and until it is approved.

5. This Stipulation, Agreement and Order shall be binding upon and inure solely to the benefit of the parties hereto and their respective successors and permitted assigns, including any subsequent trustee elected or appointed for the Debtors. Nothing contained herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit, or remedy of any nature whatsoever under or by reason of this Stipulation, Agreement and Order.

6. Except to the extent that a Foreign Protocol Signatory otherwise submits to the jurisdiction of this Court, the Foreign Protocol Signatories hereby consent to this Court's jurisdiction solely for the purpose of the enforcement of this Stipulation, Agreement and Order.

7. No amendment, waiver, or modification of any provision of this Stipulation, Agreement and Order shall be effective unless the same shall be in writing and signed by each of the parties hereto.

8. This Stipulation, Agreement and Order may be executed in two or more counterparts, each of which shall be deemed an original, but which together shall constitute one and the same instrument. This Stipulation, Agreement and Order may be executed by facsimile or PDF signatures, and such facsimile or PDF signatures will be deemed to be as valid as an

original signature whether or not confirmed by delivering the original signatures in person, by courier, or by mail.

9. This Stipulation, Agreement and Order shall be governed by and shall be interpreted in accordance with the laws of the State of New York, except to the extent that the Bankruptcy Code applies, without regard to principles of conflicts of laws that would require the application of laws of another jurisdiction.

[signature pages follow]

Dated: New York, New York
August 6, 2009

By: /s/ Richard P. Krasnow

Richard P. Krasnow

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*Attorneys for Lehman Brothers Holdings, Inc.
and its Affiliated Debtors and Debtors-in-
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By: /s/ David Cowling

David Cowling

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and several administrators of Lehman Brothers
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Appointed), Lehman Brothers Real Estate
Australia Commercial Pty Limited
(Administrators appointed), Lehman Brothers
Australia Real Estate Holdings Pty Limited
(Administrators appointed), Lehman Brothers
Australia Finance Pty Limited (Administrators
Appointed), Lehman Brothers Australia
Holdings Pty Limited (Administrators
Appointed), Lehman Brothers Australia
Limited (Administrators Appointed), LBHV 1
Pty Limited (Administrators Appointed), HV 1
Pty Limited (Administrators Appointed), and
HV 2 Pty Limited (Administrators Appointed)*

By: /s/ Steven Miller

Steven Miller

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Attorneys for Edward Simon Middleton as one of the Joint and Several Liquidators, without personal liability, of and for and on behalf of Lehman Brothers Asia Holdings Limited (In Liquidation), Lehman Brothers Asia Limited (In Liquidation), Lehman Brothers Futures Asia Limited (In Liquidation), Lehman Brothers Securities Asia Limited (In Liquidation), LBQ Hong Kong Funding Limited (In Liquidation), Lehman Brothers Nominees (H.K.) Limited (In Liquidation), Lehman Brothers Asia Capital Company (In Liquidation), Lehman Brothers Commercial Corporation Asia Limited (In Liquidation)

By: /s/ Frédéric Verhoeven

Frédéric Verhoeven

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Attorneys for Rutger Schimmelpenninck, in his capacity as bankruptcy trustee ("curator") for Lehman Brothers Treasury Co. B.V.

By: /s/ Patrick P.K. Ang

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Attorneys for Chay Fook Yuen for himself, Yap Cheng Ghee and Tay Puay Cheng, as Joint and Several Liquidators, without personal liability, of and for and on behalf of Lehman Brothers Investments Pte. Ltd. (In Creditors' Voluntary Liquidation), Lehman Brothers Finance Asia Pte. Ltd. (In Creditors' Voluntary Liquidation), Lehman Brothers Commodities Pte. Ltd. (In Creditors' Voluntary Liquidation), Lehman Brothers Pacific Holdings Pte. Ltd. (In Creditors' Voluntary Liquidation), Sail Investors Pte. Ltd. (In Creditors' Voluntary Liquidation), Lehman Brothers Asia Pacific Holdings Pte. Ltd. (In Creditors' Voluntary Liquidation)

By: /s/ D. Farrington Yates

D. Farrington Yates

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Attorneys for Dr. Michael C. Frege in his capacity as Insolvency Administrator ("Insolvenzverwalter") of Lehman Brothers Bankhaus AG (in Insolvenz)

By: /s/ Christopher K. Kiplok

James B. Kobak, Jr.
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*Attorneys for James W. Giddens, as Trustee for t
Liquidation of Lehman Brothers Inc. under the
Securities Investor Protection Act.*

By: /s/ Michael A. Rosenthal

Michael A. Rosenthal

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*Attorneys for PricewaterhouseCoopers AG,
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AG, in Liquidation, a/k/a Lehman Brothers
Finance SA, in Liquidation*

By: /s/ Robert F. van Beemen

Robert F. van Beemen

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*Attorneys for Mr. Michiel R.B. Gorsira in his
capacity of Court appointed receiver
("curator") of Lehman Brothers Securities N.V.*

SO ORDERED this ____ day of _____, 2009

UNITED STATES BANKRUPTCY JUDGE

Schedule A

Signatories	
Signatory	Entities
Rutger Schimmelpenninck, in his capacity as bankruptcy trustee ("curator") for Lehman Brothers Treasury Co. B.V.	Lehman Brothers Treasury Co. B.V.
Edward Simon Middleton as one of the Joint and Several Liquidators, without personal liability, of and for and on behalf of the Lehman Hong Kong Group	Lehman Brothers Asia Holdings Limited (In Liquidation) Lehman Brothers Asia Limited (In Liquidation) Lehman Brothers Futures Asia Limited (In Liquidation) Lehman Brothers Securities Asia Limited (In Liquidation) LBQ Hong Kong Funding Limited (In Liquidation) Lehman Brothers Nominees (H.K.) Limited (In Liquidation) Lehman Brothers Asia Capital Company (In Liquidation) Lehman Brothers Commercial Corporation Asia Limited (In Liquidation)
Chay Fook Yuen for himself, Yap Cheng Ghee and Tay Puay Cheng, as Joint and Several Liquidators, without personal liability, of and for and on behalf of the Lehman Singapore Group	Lehman Brothers Investments Pte. Ltd. (In Creditors' Voluntary Liquidation) Lehman Brothers Finance Asia Pte. Ltd. (In Creditors' Voluntary Liquidation) Lehman Brothers Commodities Pte. Ltd. (In Creditors' Voluntary Liquidation) Lehman Brothers Pacific Holdings Pte. Ltd. (In Creditors' Voluntary Liquidation) Sail Investors Pte. Ltd. (In Creditors' Voluntary Liquidation) Lehman Brothers Asia Pacific Holdings Pte. Ltd. (In Creditors' Voluntary Liquidation)
Dr. Michael C. Frege in his capacity as insolvency administratot ("Insolvenzverwalter") of Lehman Brothers Bankhaus AG (in Insolvenz)	Lehman Brothers Bankhaus AG (in Insolvenz)

Neil Singleton, as one of the joint and several administrators of the Lehman Australia Group	Lehman Brothers Australia Granica Pty Limited (Administrators Appointed) Lehman Brothers Real Estate Australia Commercial Pty Limited (Administrators appointed) Lehman Brothers Australia Real Estate Holdings Pty Limited (Administrators appointed) Lehman Brothers Australia Finance Pty Limited (Administrators Appointed) Lehman Brothers Australia Holdings Pty Limited (Administrators Appointed) Lehman Brothers Australia Limited (Administrators Appointed) LBHV 1 Pty Limited (Administrators Appointed) HV 1 Pty Limited (Administrators Appointed) HV 2 Pty Limited (Administrators Appointed)
James W. Giddens, as Trustee for the Liquidation of Lehman Brothers Inc. under the Securities Investor Protection Act.	Lehman Brothers Inc.
Mr. Michiel R.B. Gorsira in his capacity of Court appointed receiver ("curator") of Lehman Brothers Securities N.V.	Lehman Brothers Securities N.V.
PricewaterhouseCoopers Ltd., Zurich, Christiana Suhr-Brunner and Pascal Portmann, appointed bankruptcy administrators of Lehman Brothers Finance S.A. in liquidation.	Lehman Brothers Finance AG, in Liquidation, a/k/a Lehman Brothers Finance SA, in Liquidation